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* ADMITTED IN DC ONLY

September 11, 2017

Re: *In re LIBOR-Based Fin. Instruments Antitrust Litig.*, 11-md-2262 (NRB); *Mayor & City Council of Baltimore, et al. v. Credit Suisse AG*, 11-cv-5450 (NRB)

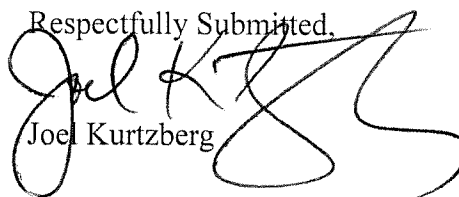
Dear Judge Buchwald:

We write on behalf of Defendant Credit Suisse AG (“CSAG”) to seek clarification of the Court’s September 8, 2017 Memorandum and Order (ECF No. 2256, the “Sept. 8th Order”) entered in *Mayor & City Council of Baltimore, et al. v. Credit Suisse AG*, 11-cv-5450 (NRB) (the “OTC Action”).

With the withdrawal of SEIU as a class representative, no class representative or named plaintiff in the OTC Action transacted with, and therefore has any live claims against, CSAG. In its letters of June 26, 2017 and July 18, 2017, CSAG requested that this Court dismiss all OTC claims against it on this ground. (ECF Nos. 1993, 2087). On July 18th, the OTC Plaintiffs responded that they “do not oppose dismissal without prejudice of the state law claims” against CSAG (ECF No. 2090), which are the sole claims remaining against CSAG.

While the Sept. 8th Order addressed related issues raised in subsequent letters about SEIU’s withdrawal, the Order did not resolve CSAG’s request for dismissal. CSAG respectfully requests that the Court clarify that CSAG is dismissed from the OTC Action because there are no named plaintiffs with any claims against it.

Respectfully Submitted,


Joel Kurtzberg

The Honorable Naomi Reice Buchwald
United States District Judge
Daniel Patrick Moynihan United States Courthouse
500 Pearl Street
New York, New York 1007

CAHILL GORDON & REINDEL LLP

BY ECF

cc: Counsel of Record